## **CR-134**

## Notice Regarding Record of Oral Proceedings (Misdemeanor)

## Instructions

- This form is only for giving the court notice about the record of the oral proceedings in an appeal of a **misdemeanor** case.
- Before you fill out this form, read *Information on Appeal Procedures for Misdemeanors* (form CR-131-INFO) to know your rights and responsibilities. You can get form CR-131 INFO at any courthouse or county law library or online at <a href="https://www.courtinfo.ca.gov/forms">www.courtinfo.ca.gov/forms</a>.
- This form can be filed with your notice of appeal. If it is not filed with your notice of appeal, this form must be filed within either:
  - (1) 20 days after you file your notice of appeal, or, if it is later
  - (2) 10 days after the court decides whether to grant your request for a court-appointed lawyer (if you file a request within 20 days after you file your notice of appeal).

If you do not file this form on time, the court will not be able to consider what was said in the trial court in deciding whether a legal error was made in the trial court proceedings.

- Fill out this form and make a copy of the completed form for your records.
- Take or mail the completed form to the clerk's office for the same trial
  court where you filed your notice of appeal. It is a good idea to take or mail
  an extra copy to the clerk and ask the clerk to stamp it to show that the
  original has been filed.

ou fill in the name and street address of the

Clerk stamps date here when form is filed.

You fill in the name and street address of the court that issued the judgment or order you are appealing:

Superior Court of California, County of

You fill in the number and name of the trial court case in which you are appealing the judgment or order:

order:
Trial Court Case Number:

**Trial Court Case Name:**The People of the State of California *v.* 

You fill in the appellate division case number (if you know it):

Appellate	Division	Case	Number:	

## Your Information

a. Appellant (the party who is filing this appear
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Mailing address (if different):\_\_\_\_\_

Phone: (\_\_\_\_)

court.

Street address:

Name: \_\_\_\_\_\_
Street address: \_\_\_\_\_

ty	State	Zip

b. Appellant's lawyer (skip this if the appellant is filling out this form):

The lawyer filling out this form (check (1) or (2)): (1)  $\square$  was the appellant's lawyer in the trial

(2) $\square$ is the appellant's lawyer for this ap	peal.
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Name:\_\_\_\_

State Bar number: _	

State

Stre	eet	City
Mailing address (if different):		
	Ctroot	0:4.

E-mail (optional):\_\_\_\_

	Street	City	State	∠ıp
Phone: ( )	E-mail (optional):			

Fax (optional): \_\_(\_\_\_)

Zip

						Trial Court Case Number:
Trial	Court	Case Na	ame:			
Info	ormati	on Abo	out You	ır Appeal		
2	-			I/my clien this form.	t filed a notice of	appeal in the trial court case identified
You reco	do not ord of th	have to p ne "oral p	provide t proceedi	n) about the Record of the Contemporary and a peculate division with a record ages"). But if you do not, the appelled deciding whether a legal error was	of what was said ate division will n	in the trial court (this is called a not be able to consider what was said
3	I elect	t (choose	)/My cli	ent elects to proceed (check a or b).	:	
	a. 🗌	underst	and that	cord of the oral proceedings in the af I proceed without a record of the was said during those proceedings	oral proceedings,	, the appellate division will not be able
						(Write initials here):
	b. 🗌	elect (c I want t division	hoose) to to use an n. I unde	proceed WITH a record of the ora d take the actions described below	of the proceeding in the community of th	w and the appellate division does not
						(Write initials here):
4		t to use tl		-	trial court proceed	dings in my case (check and complete
	a. 🗌	who me	ade a rec	<b>Inscript.</b> This option is available of ord of what was said in court. Che case before choosing this option.	ck with the trial c	court to see if there was a court
		(1)	estimat		derstand that if I	self when I receive the court reporter's do not pay for this transcript, it will
		(2)	I am as	king that this transcript be prepared	l at no cost to me	because I cannot afford to pay this cost.
			(a) 🔲	I was represented by the public de	fender or another	court-appointed lawyer at my trial.
			(b)	but I have completed and attached Appointment of Counsel and Reim (form MC-210). (You can get form	Defendant's Fin nbursement and R n MC-210 at any orms. The court w	other court-appointed lawyer at my trial, ancial Statement on Eligibility for ecord on Appeal at Public Expense courthouse or county law library or will review this form to decide if you are
				OR		

	Trial Court Case Number:					
rial Court Case Name:						
(continued)						
recording was made of what was said in the trial court. Check with t	☐ <b>Transcript From Official Electronic Recording.</b> This option is available only if an official electronic recording was made of what was said in the trial court. Check with the trial court to see if an official electronic recording was made in your case before choosing this option. (Check and complete (1) or (2)):					
(1)  I will pay the trial court clerk's office for this transcript myst this transcript, it will not be prepared and provided to the appropriate the second						
(2) \( \square\) I am asking that this transcript be provided at no cost to me	because I cannot afford to pay this cost.					
(a)   I was represented by the public defender or another	court-appointed lawyer at trial.					
(b) I was not represented by the public defender or anot but I have completed and attached <i>Defendant's Fina Appointment of Counsel and Reimbursement and Re</i> (form MC-210). (You can get form MC-210 at any conline at www.courtinfo.ca.gov/forms. The court with you are eligible for a free transcript.)	ncial Statement on Eligibility for ecord on Appeal at Public Expense courthouse or county law library or					
OR						
c. Copy of Official Electronic Recording. This option is available on was made of what was said in the trial court, the court has a local ruthe use of the official electronic recording itself as the record of the respondent (the prosecuting agency) have agreed (stipulated) that you recording itself as the record of what was said in your case. Check we electronic recording was made in your case before choosing this opting agreement (stipulation) between you and the respondent to this notice.	ule for the appellate division permitting proceedings, and you and the out want to use the official electronic with the trial court to see if an official tion. You must attach a copy of the					
(1)  I will pay the trial court clerk's office for this official electron that if I do not pay for this recording, it will not be prepared	•					
(2) \( \sum \) I am asking that this official electronic recording be provide cannot afford to pay this cost.	d at no cost to me because I					
(a)  I was represented by the public defender or another	court-appointed lawyer at my trial.					
(b) I was not represented by the public defender or another but I have completed and attached <i>Defendant's Find Appointment of Counsel and Reimbursement and Re</i> (form MC-210). (You can get form MC-210 at any conline at www.courtinfo.ca.gov/forms. The court w you are eligible for a free copy of the official electrons.)	ancial Statement on Eligibility for ecord on Appeal at Public Expense courthouse or county law library or ill review this form to decide whether					
OR						

				Trial Court Case Number:	
Trial Court	Case N	Jame:			
(continu	nued)				
d. 🗌	trial co	<b>nent on Appeal.</b> A statement on appeal is a summourt. See form CR-131-INFO for information about the (1) or (2)):			
	(1)  I have attached my proposed statement on appeal. (If you are not represented by a lawyer in this appeal, you must use Proposed Statement on Appeal (Misdemeanor) (form CR-135) to prepare an file this proposed statement. You can get form CR-135 at any courthouse or county law library or online at www.courtinfo.ca.gov/forms.)				
	(2)	I have NOT attached my proposed statement on statement in the trial court within 20 days of the proposed statement on time, the court may dism	date I file th	nis notice and that if I do not file the	
Date:					
	Туре от	r print your name	Signature	of appellant or attorney	